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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/764,599	01/27/2004	Yoshiko Hoshiyama	Q79583	6154	
23373	7590 11/30/2005		EXAMINER		
	E MION, PLLC	UHLENHAKE, JASON S			
2100 PENN SUITE 800	SYLVANIA AVENUE	N.W.	ART UNIT	PAPER NUMBER	
	TON, DC 20037		2853		
			DATE MAILED: 11/30/200	DATE MAILED: 11/30/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
Office Action Summary	10/764,599	HOSHIYAMA ET	AL.				
Office Action Summary	Examiner	Art Unit					
	Jason Uhlenhake	2853					
The MAILING DATE of this communication appeariod for Reply	ppears on the cover shee	et with the correspondence a	ddress				
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perio  - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMU 1.136(a). In no event, however, many d will apply and will expire SIX (6) ate, cause the application to become	JNICATION.  ay a reply be timely filed  MONTHS from the mailing date of this one ABANDONED (35 U.S.C. § 133).	,				
Status							
1) Responsive to communication(s) filed on							
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closed in accordance with the practice under	,	•					
Disposition of Claims							
4)⊠ Claim(s) <u>1-13</u> is/are pending in the applicatio	ın						
	<ul> <li>Claim(s) 1-13 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> </ul>						
5) Claim(s) is/are allowed.							
6) Claim(s) <u>1-13</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and	or election requirement						
Application Papers							
9) The specification is objected to by the Examir							
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.							
Applicant may not request that any objection to th	e drawing(s) be held in abo	eyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the corre							
. 11) The oath or declaration is objected to by the E	Examiner. Note the attac	ched Office Action or form P	TO-152.				
Priority under 35 U.S.C. § 119							
a) All b) Some * c) None of:  1. Certified copies of the priority documents.	×-	C. § 119(a)-(d) or (f).					
<u> </u>							
application from the International Bure	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a lis	st of the certified copies	not received.					
Attachment(s)	A) 🗖 1_4						
1) Motice of References Cited (PTO-892) 2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)		ew Summary (PTO-413) No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06 Paper No(s)/Mail Date		of Informal Patent Application (PT	O-152)				

#### **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1,2,3,7,8,9,10,11,12, and 13 are rejected under 35 U.S.C. 102(a) as being anticipated by Valero (U.S. Pub. 2003/0081038).

#### Valero discloses:

- **regarding claim 1**, method for ejecting liquid with steps of forming an adjustment pattern in a predetermined position on a medium (30) by ejecting said liquid onto said medium (Paragraphs 0009 0012); determining whether or not to form said adjustment pattern again (Figure 5, Paragraph 0055); and if it is determined that said adjustment pattern is to be formed again, then forming said adjustment pattern again in a position that differs from said predetermined position by ejecting liquid onto said medium (30) (Paragraph 0012, Figure 1 402,404,406,408)
- regarding claim 2, if additional adjustment pattern is to be formed on said medium (30) after forming said adjustment pattern again, then said additional adjustment pattern is formed in a position that differs from both the position in which said adjustment pattern has been formed earlier and the position in which said adjustment pattern has been formed again (Paragraph 0012, Figure 1 402,404,406,408)

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- **regarding claim 3**, adjustment pattern is formed in a plurality of locations on said medium; and adjustment patterns are formed again in correspondence with each of the adjustment patterns that have been formed earlier in said plurality of locations (Paragraph 0012, Figure 1 – 402,404,406,408)

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- regarding claim 7, adjustment pattern formed earlier and said adjustment pattern formed again are formed by an ejection head that is for ejecting liquid while moving relatively with respect to said medium (30) (Paragraph 00009); said adjustment pattern that has been formed earlier and said adjustment pattern that has been formed again are patterns for adjusting a misalignment between a position on said medium (30) where said liquid reaches when said ejection head moves in one direction, and a position on said medium (30) where said liquid reaches when said ejection head moves in another direction (Paragraph 0042)
- **regarding claim 8**, adjustment pattern that has been formed earlier and said adjustment pattern that has been formed again are patterns for adjusting a carry amount for which said medium is carried (Paragraphs 0036-0038, 0044)
- **regarding claim 9**, setting the position in which said adjustment pattern is to be formed again (Figure 5, Paragraph 0056)
- **regarding claim 10**, wherein said liquid is ink (Paragraph 0009); and said adjustment pattern formed earlier and said adjustment pattern formed again are printed by ejecting said ink onto said medium (30) (Paragraphs 0009 0010)
- **regarding claim 11**, a liquid ejecting apparatus for ejecting liquid onto a medium (Figure 4, 408, 410, 412, 414), wherein said liquid ejecting apparatus is capable of

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forming and adjustment pattern in a predetermined position on said medium (30) with said liquid ejection section (Paragraphs 0009 – 0012), wherein after forming said adjustment pattern, sad liquid ejection apparatus determines whether or not to form said adjustment pattern again; and wherein (Figure 5, Paragraph 0055), if it is determined that said adjustment pattern is to be formed again, then said liquid ejection apparatus forms said adjustment pattern again in a position that differs from said predetermined position by ejecting liquid onto said medium (30) (Paragraph 0012)

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- regarding claim 12, a computer-readable storage medium having a computer program for controlling a liquid ejecting apparatus capable of ejecting liquid onto a medium (30) (Paragraph 0055), with said program causing said liquid ejecting apparatus to execute the steps of; forming and adjustment pattern in a predetermined position on said medium (30) by ejecting liquid onto said medium (30) (Figure 5); if determined that said adjustment pattern is to be formed again, then forming said adjustment pattern again in a position that differs from said predetermined position by ejecting liquid onto said medium (30) (Paragraph 0055, Figure 5; Paragraph 0012, Figure 1 402,404,406,408)
- regarding claim 13, computer system comprising, a computer; and a liquid ejecting apparatus (Figure 4, 408, 410, 412, 414) that is connected to said computer such that said liquid ejecting apparatus can establish wired or wireless communication with said computer (Paragraphs 0050, 0055); wherein said liquid ejecting apparatus is capable of forming an adjustment pattern in a predetermined

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position on a medium (30) by ejecting liquid onto said medium (30) medium (Paragraphs 0009 – 0012); wherein after forming said adjustment pattern, said liquid ejecting apparatus determines whether or not to form said adjustment pattern again; and if it is determine that said adjustment pattern is to be formed again, then said liquid ejecting apparatus forms said adjustment pattern again in a position that differs from said predetermined position by ejecting liquid onto said medium (30) (Paragraph 0055, Figure 5; Paragraph 0012, Figure 1 – 402,404,406,408)

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Valero (U.S. Pub. 2003/0081038) in view of Williams (U.S. Pat. 6,14,749).

## Valero discloses all of the claimed limitations except for the following:

- regarding claim 4, at least either one of said adjustment pattern formed earlier on said medium or said adjustment pattern formed again on said medium is marked in the vicinity thereof with a character for specifying that it is the adjustment pattern formed earlier or a character for specifying that it is the adjustment pattern formed again.

# Williams discloses the following:

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- regarding claim 4, at least either one of said adjustment pattern formed earlier on said medium or said adjustment pattern formed again on said medium is marked in the vicinity thereof with a character for specifying that it is the adjustment pattern formed earlier or a character for specifying that it is the adjustment pattern formed again (Column 2, Lines 18 – 44).

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At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporate the teaching of regarding claim 4, at least either one of said adjustment pattern formed earlier on said medium or said adjustment pattern formed again on said medium is marked in the vicinity thereof with a character for specifying that it is the adjustment pattern formed earlier or a character for specifying that it is the adjustment pattern formed again as taught by Williams into the device of Valero. The motivation for doing so would have been allow adjustment patterns to be readily visible to the operator.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Valero (U.S. Pub. 2003/0081038) in view of Butterfield (U.S. Pat. 6,685,297).

#### Valero discloses all of the claimed limitations except for the following:

- regarding claim 5, said adjustment pattern that is formed again is formed side by side with said adjustment pattern that has been formed earlier.

## Butterfield discloses the following:

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- regarding claim 5, said adjustment pattern that is formed again is formed side by side with said adjustment pattern that has been formed earlier (Figure 2; Column 3, Lines 47 - 50)

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporate the teaching of said adjustment pattern that is formed again is formed side by side with said adjustment pattern that has been formed earlier as taught by Butterfield into the device of Valero. The motivation for doing so would have been to create a test print for use in aligning one or more print heads in a print head unit.

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Valero (U.S. Pub. 2003/0081038) in view of Valero (U.S. Pat. 6,802,580).

# Valero discloses all of the claimed limitations except for the following:

- regarding claim 6, said adjustment pattern that is formed again is formed diagonally adjacent of said adjustment pattern that has been formed earlier.

## Valero (U.S. Pat. 6,802,580) discloses the following:

regarding claim 6, said adjustment pattern that is formed again is formed diagonally adjacent of said adjustment pattern that has been formed earlier (Figure 4; Column 7, Lines12 – 19)

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to incorporate the teaching of said adjustment pattern that is formed again is formed diagonally adjacent of said adjustment pattern that has been

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formed earlier as taught by Valero (U.S. Pat. 6,802,580) into the device of Valero. The motivation for doing so would have been to able to distinguish the dots or lines printed by one nozzle from those printed by another nozzle.

# Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Uhlenhake whose telephone number is (571) 272-5916. The examiner can normally be reached on Monday - Friday 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Meier can be reached on (571) 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JSU Schoper 20, 2005

PRIMARY EXAMINER